

YOU can help some popular young woman go to Europe at the Courier-Journal's expense. See details of the plan, Page 2.

VOL. CV. NEW SERIES—NO. 13,670.

The Weather.
Forecast for Tuesday and Wednesday: Kentucky—Showers Tuesday; Wednesday, fair and warmer.
Indiana—Showers Tuesday; cooler in north portion; Wednesday, fresh south winds.
Tennessee—Showers Tuesday; Wednesday, fair and warmer.

THE LATEST.

Senator Arthur Pue Gorman passed away in Washington yesterday morning, following a heart attack. For practically half a century he had been conspicuous in public life, rising through many adventures, to an eminence which commanded the respect of men of all political parties. He was recognized as a masterful political leader, an able statesman and a valuable public man, and it is generally conceded that his death leaves a big gap in the United States Senate. He held many subordinate positions in Washington, and they proved stepping-stones to a power such as few other men in American life have wielded.

President Roosevelt yesterday sent to Congress the report of Messrs. Reynolds and Neill, the special commissioners appointed to investigate conditions in the Chicago packing houses. The President, in commenting on the report, says the conditions shown are revolting and the report shows the need of immediate action by Congress in the way of providing drastic and thoroughgoing inspection by the Federal Government of all stockyards and packing houses. The report after being read in the House was referred to the Committee on Agriculture.

In instructing the Fayette-county grand jury yesterday, Judge Parker declared that no compromise with pool-rooms will be permitted in the future, and juries must impose heavy penalties or none at all. He also directed an investigation of investment companies whose affairs are now in the hands of a receiver.

Two regiments of Ohio troops are on the way to the mines in the vicinity of Plum Run, where a clash took place between strikers and mine guards about an early hour yesterday morning, in which ten men were wounded. The situation was quiet at all the mines last night.

Friends of Harry W. McChesney, Secretary of State, say in Frankfort that he will be a candidate for the Democratic nomination for State Auditor. Three candidates are now in the race and the entrance of Mr. McChesney would further complicate the contest.

In a signed statement from James D. Phelan, chairman of the Financial Relief Committee, it is shown that the money sent to San Francisco from outside points aggregated about \$4,000,000 instead of \$15,000,000, as previously stated by others.

In his will, which was filed for probate in Lexington yesterday, Maj. B. G. Thomas directs that his old negro housekeeper, to whom he left almost his entire estate, be buried in his family lot in the Lexington cemetery.

Minister Leslie Combs cabled the State Department that the Guatemala revolution is beginning to look serious, while the Minister from Guatemala received reports that the insurgents have been defeated.

The lower branch of the Russian Parliament to-day will suspend consideration of the agrarian problem in favor of the bill to abolish the death penalty, which is an urgent measure takes precedence.

Senator J. Ralph Burton handed in his resignation yesterday to Gov. Hoch, of Kansas, and Foster Dwight Coburn, a widely-known agriculturist, was appointed to the vacancy.

Judge M. C. Givens, for many years Circuit Judge at Henderson, died yesterday, after an illness of three weeks. He was one of the best-known lawyers in the State.

In an encounter in the suburbs of Batoum between troops and a band of Okhoki, a Georgia tribe, the Okhoki lost eleven killed. Several soldiers were killed.

Sir Charles Tennant, formerly member of Parliament for Glasgow, and who was prominent in commercial and financial affairs, died yesterday in London.

The conferees on the Railroad Rate Bill have decided to stand pat on their report, and will not recognize it unless it is sent back to them on points of order.

A reception to be given in honor of W. J. Bryan on his return from abroad is expected to become a national affair, with delegates from all States present.

The Arkansas Democratic convention to-day probably will nominate Jeff Davis for United States Senator and John S. Little for Governor.

John C. New, of Indiana, long one of the most influential Republicans in the United States, died yesterday in Indianapolis.

George Huffman, a retired carpenter, fell from a ladder while picking cherries at his home in Frankfort and was killed.

Latest reports from Cananea, Mexico, are conflicting, but on the whole indicate that the riot is in check.

The Courier-Journal.

LOUISVILLE, TUESDAY MORNING, JUNE 5, 1906.—10 PAGES.

PRICE (THREE CENTS) ON TRAINS FIVE CENTS.

DISGUSTING CONDITIONS

Prevailing in Stockyards and Packing Houses.

Not Even Reasonably Clean, Says President.

Report of Reynolds and Neill Sent To Congress.

DRASTIC REFORM DEMANDED.

Washington, June 4.—President Roosevelt this morning transmitted the following message to Congress, together with the text of the report of Messrs. Reynolds and Neill on the subject of conditions in the Chicago packing houses:

President's Message.

To the Senate and House of Representatives: I transmit herewith the report of Mr. James Bronson Reynolds and Commissioner Charles E. Neill, the special committee whom I appointed to investigate conditions in the Chicago packing houses and report thereon to me. This report is of a preliminary nature, I submit it to you now because it shows the urgent need of immediate action by the Congress in the direction of providing a drastic and thoroughgoing inspection by the Federal Government of all stockyards and packing houses and of their products, the far as the latter enter into interstate or foreign commerce. The conditions shown by even this short inspection to exist in the Chicago stockyards are revolting and the report shows the need of immediate action by Congress in the way of providing drastic and thoroughgoing inspection by the Federal Government of all stockyards and packing houses and of their products, the far as the latter enter into interstate or foreign commerce. The conditions shown by even this short inspection to exist in the Chicago stockyards are revolting and the report shows the need of immediate action by Congress in the way of providing drastic and thoroughgoing inspection by the Federal Government of all stockyards and packing houses and of their products, the far as the latter enter into interstate or foreign commerce.

When attention was first directed to this matter an investigation was made under the Bureau of Animal Industry, and the results of that investigation were reported to me. The preliminary statements of this investigation were brought to my attention, and they showed such defects in the law and such wholly unexpected conditions that I deemed it best to have a further immediate investigation by men not connected with the bureau, and accordingly I appointed Messrs. Reynolds and Neill. It was impossible under the existing law that satisfactory results could be obtained. When attention was first directed to this matter an investigation was made under the Bureau of Animal Industry, and the results of that investigation were reported to me. The preliminary statements of this investigation were brought to my attention, and they showed such defects in the law and such wholly unexpected conditions that I deemed it best to have a further immediate investigation by men not connected with the bureau, and accordingly I appointed Messrs. Reynolds and Neill. It was impossible under the existing law that satisfactory results could be obtained.

Before I had received the report of Messrs. Reynolds and Neill I had directed that labels placed upon any package of meat food products should state only that the carcass of the animal from which the meat was taken had been inspected at the time of slaughter. If inspection of meat food products at all stages of preparation is not secured by the Federal Government, the public health is endangered. I shall feel compelled to order that the labels placed upon meat food products shall not be used hereafter.

Not Even "Reasonably Clean."

The report shows that the stockyards and packing houses are not kept even reasonably clean, and the conditions of handling and preparing food products are unsanitary and dangerous to health. Under existing law the National Government has no power to enforce inspection of the meat food products of the country. Owing to an inadequate appropriation to the Department of Agriculture it is not even possible to inspect the meat food products of the country. The present law prohibits the shipment of uninspected meat to foreign countries, but there is no provision forbidding the shipment of uninspected meat to interstate commerce, and thus the avenues of interstate commerce are left open to traffic in diseased or spoiled meat. As has been pointed out, such meat is the source of many of the diseases which are now so prevalent. The Government lacks power to remedy this. A law is needed which will enable the Federal Government to inspect and supervise the handling of meat food products from the point of slaughter to the point of consumption. The bill now pending in the Senate, which would give the Federal Government power to inspect and supervise the handling of meat food products from the point of slaughter to the point of consumption, is a step in the right direction. It is not a perfect bill, but it is a step in the right direction. It is not a perfect bill, but it is a step in the right direction. It is not a perfect bill, but it is a step in the right direction.

Investigation Not Finished.

I call special attention to the fact that this report is preliminary, and that the investigation is still unfinished. It is not yet possible to report on the alleged abuses in the use of deleterious compounds in connection with canning and preserving meat products, nor on the alleged doctored in this fashion of tainted meat and of products returned to the packers as having grown unsuitable or unusable from age or from other reasons. Grave allegations are made in reference to abuses of this nature.

Let us repeat that under the present law there is no power to inspect and supervise the handling of meat food products from the point of slaughter to the point of consumption. The bill now pending in the Senate, which would give the Federal Government power to inspect and supervise the handling of meat food products from the point of slaughter to the point of consumption, is a step in the right direction. It is not a perfect bill, but it is a step in the right direction. It is not a perfect bill, but it is a step in the right direction. It is not a perfect bill, but it is a step in the right direction.

Commissioners' Report.

The report says that two and a half weeks were spent in the investigation in Chicago, during which "we went through the principal packing houses in the stockyard district, together with a few of the smaller ones. A day was spent by Mr. Reynolds in New York City in the investigation of its leading slaughter houses." The report says that in many of the rooms where water is used freely, the floors are soaked and slimy and the dark and dingy rooms are naturally not kept suitably clean. An absence of cleanliness was found everywhere in the handling of meat being prepared for the various food products. The parts of the buildings where various forms of meat products are prepared, are handled with no regard whatever

DEATH'S HAND ON ARTHUR GORMAN

How Meat Is Handled.

"In a word," the report adds, "we saw meat shoveled from filthy wooden floors, piled on tables rarely washed, pushed from room to room in rotten box carts, in all of which processes it was in the way of gathering dirt, splinters, floor filth, and it was always the reply that this meat would be cooked and that this sterilization would prevent any danger from its use. A very considerable portion of the meat so handled is sent out as smoked products and in the form of sausages, which are prepared to be eaten without being cooked."

"A particularly glaring instance of uncleanness was found in a room where the best grade of sausage was being prepared for export."

Practically No Inspection.

The report says that the radical defect in the inspection system is that it is confined at present by law to passing on the healthfulness of animals at the time of killing, but that the meat that is used in sausage and the various forms of canned products and other prepared meat foods go through many processes, in all of which there is possibility of contamination through unsanitary handling, and further through the use of chemicals. During all these processes there is no Government inspection, although these products, when sent out, bear a label stating that they have been passed upon by Government inspection. The report arraigns the sanitary provisions in the buildings as abominable, and says the men and women plunge their unwashed hands into the meat to be converted into food products. The report says the burden of protecting the cleanliness and wholesomeness of the products and the health of the workers and improving the conditions must fall upon the National Government.

Ordinary Decency Ignored.

Department superintendents "seem to ignore all the conditions except the account book," and proper care of the products and of health and comfort of the employees is impossible, and the consumer consequently suffers. Tuberculous victims expectorate on the spongy wooden floors of the dark work rooms from which falling scraps of meat are brought out.

(Concluded On 3d Page, 5th Column.)

McCHESNEY MAY RUN FOR STATE AUDITOR

FRIENDS SAY HE CERTAINLY WILL ENTER RACE.

THREE CANDIDATES ALREADY IN THE FIELD.

LOOKS LIKE FREE-FOR-ALL.

Frankfort, Ky., June 4.—[Special.]—Close friends of Harry W. McChesney, former State Superintendent and at present Secretary of State, are telling it about the capital that he contemplates becoming a candidate for the Democratic nomination for State Auditor in the fall primary, instead of for Clerk of the Court of Appeals, as has been stated heretofore. Mr. McChesney has nothing to say upon the subject, just at present, and very likely will keep silent until after the State executive meeting at Louisville on June 12.

Already three members of the present State administration are being talked of for the nomination for Auditor and the prospective candidacy of Mr. McChesney further complicates the race. Those mentioned are Henry B. Hines, of Bowling Green; J. Morgan Chinn, of Mercer county; and Henry M. Bosworth, of Lexington. To this time no one of State prominence not connected with the State administration has been mentioned for this post of next importance to the governorship.

It has not been believed here up to this time that more than one of the above-named gentlemen would enter, but it now looks as if it is to be a free-for-all race, with three or more entries.

STATE RATE CASES

WILL BE ARGUED BEFORE RAILROAD COMMISSION.

William Lindsay Will Speak For Kentucky In Session Several Days.

Frankfort, Ky., June 4.—[Special.]—The State Railroad Commission will meet to-morrow at 11 o'clock in the House of Representatives to hear arguments of testimony which has consumed the time of the commission for several months past. Senator William Lindsay, of counsel for the State, arrived here to-night from New York. Murray Hubbard, of counsel for the Cincinnati Southern, also came in to represent his road. The argument will consume several days.

TO NOMINATE CANDIDATE FOR RAILROAD COMMISSION.

Committee Called To Meet To Fix Manner, Time and Place.

Nicholasville, Ky., June 4.—[Special.]—J. Norton Fitch, chairman of the Democratic Railroad Commission Committee of the Second district, has called a meeting to be held Tuesday, June 12, at 3 p. m. in Louisville, at the Old Inn, for the purpose of fixing the time and manner of nominating a candidate for Railroad Commissioner from this district.

COMPROMISE FOR \$10,000

Owensboro Guarantors of State Fair Pay Up.

Each Side Responsible For Its Attorneys' Fees.

Must Draw on Last Year's Surplus to Pay Debts.

ORIGINAL DEFICIT \$12,000.

The offer of the Owensboro guarantors to compromise the deficit entailed by the holding of the State Fair at Owensboro in 1903, by the payment of \$10,000 to the Kentucky Live Stock Breeders' Association, was accepted yesterday at a meeting of the Executive Board of the Board of Directors of the association. The deficit was about \$12,000. In the compromise it is agreed that each side shall pay its own attorney's fees and court costs, which will amount to about \$2,500 each.

In order to pay off all the indebtedness, the Live Stock Breeders' Association will have to draw on the surplus of \$10,000 made at the Lexington fair last year. It will take about \$4,500 of the surplus. This will enable the association to pay dollar for dollar on the indebtedness incurred at Owensboro.

Clarence Sale, secretary of the association, announced last night that if the Owensboro guarantors paid the money according to promise, all the creditors will receive their full amounts by the last of the month.

Guarantees Charged Mismanagement.

Before the Kentucky Live Stock Breeders' Association agreed to take the fair to Owensboro numerous citizens of Owensboro signed an agreement to make good any deficit that might be incurred in the holding of the fair. After the fair was over it was found that the receipts would not pay the expenditures by something like \$12,000. The Owensboro guarantors made the plea that the managers had been extravagant in the expending of money, and flatly refused to pay the amount of the deficit. A suit was filed for the amount and the case taken to the Court of Appeals. The Court of Appeals decided that the Owensboro guarantors were liable.

Offered Compromise of \$8,000.

By some technicality the matter was again taken into the lower courts. In the meantime the guarantors, through their attorneys, made an offer to compromise the matter by the payment of \$8,000. This was refused by the Board of Directors of the Kentucky Live Stock Breeders' Association on the grounds that they were determined that the creditors of the association should be paid dollar for dollar. The proposition submitted yesterday to the Executive Committee came through the attorneys of the guarantors.

JOHN C. NEW, LEADING REPUBLICAN, DEAD

MANAGED HARRISON'S CAMPAIGN FOR PRESIDENCY.

WAS ONCE ASSISTANT SECRETARY OF THE TREASURY.

HELD MANY OTHER OFFICES.

Indianapolis, June 4.—John C. New died at his home, 518 North Pennsylvania street, this afternoon at 5:10 o'clock of dropsy. Around his bedside were his wife, his son, Harry S. New, vice chairman of the National Republican Committee, and his daughter, Mrs. Ernest H. Burford, of this city. Another daughter, Mrs. W. R. McKean, Jr., is en route here from her home in Omaha, Neb.

Mr. New had been sick for nearly a year. He was born in 1831 in Vernon, Ind. He was educated at Bethany College, Va., and studied law in the office of former Gov. Wallace of Indiana. He served a term as Clerk of Marion county and was appointed by Gov. Oliver P. Morton, Indiana's war Governor, Quartermaster General during the Civil War. He served a term in the State Senate and entered the banking business. In 1875 President Grant appointed him United States Treasurer, which position he resigned the following year, when he bought the Indianapolis Journal, of which he was proprietor for many years. He was chairman of the Indiana Republican Committee during the campaign of 1876, and in 1882 President Arthur appointed him Assistant Secretary of the Treasury. He resigned this position in 1884, when, as State chairman, he took charge of the campaign in Indiana. He was the personal political manager of Benjamin Harrison and when Mr. Harrison was nominated for the presidency in 1888 Mr. New was appointed Consul General at London. At this time he transferred his interests in the Indianapolis Journal to his son, Harry S. New, now vice chairman of

WILL SLEEP IN GRAVE BY MASTER'S SIDE

PROVISION FOR OLD NEGRO HOUSEKEEPER'S TOMB

MADE IN WILL OF LATE MAJ. THOMAS.

LEAVES BIG ESTATE TO HER.

Lexington, Ky., June 4.—[Special.]—The will of the late Maj. Barak G. Thomas was admitted to probate without objection to-day. The public record of the will reveals one clause which was not given in the copies of the will which have been published. This clause provides that Maj. Thomas' old negro housekeeper, Margaret Pryor, who is buried nearly all of his property, shall be buried by his side. This clause has created much surprise from one of Maj. Thomas' friends and admirers.

GOING BEFORE GRAND JURY

To Ask an Investigation of School Site Purchase.

Trustee Ripy Requests Retirement of Stehlin.

Charges Criminal Negligence As Member of Board.

Goes After Mr. McKay For Method of Inquiry.

MAJORITY GIVES CLEAN BILL.

Following a minority and a majority report to the School Board on the purchase of the Pearl street school site, last night, Marion W. Ripy, who signed the minority report, said he was going before the grand jury and ask for an investigation. In his report he recommends that Trustee Stehlin, Jr., be expelled from the board for alleged criminal negligence.

Two reports, one signed by Marion W. Ripy and the other by Phil B. Thompson and James Norton, were made to the board at its regular monthly meeting last night by the committee which had been appointed by President Edward J. Buechel to investigate the alleged irregularities in the matter of the purchase of the lot for the colored school building on Pearl street. The majority report, which was read first, contained the following sentence, epitomizing the findings of the majority of the committee:

"At the conclusion of all the testimony, your committee begs to report that it did not ascertain any fact, or hear any evidence, implicating any member of the School Board, or any of its officers, in any conduct that was or is improper."

Should Go To Grand Jury.

The report of the minority, signed by Mr. Ripy, on the other hand, found that evidence had been found to show that if Ben Stehlin, Jr., trustee of the Third district, had not been guilty of malfeasance in office, he had been criminally negligent in not reporting information he had to the board. Three recommendations were contained in Mr. Ripy's report, as follows:

That, as Mr. Stehlin has shown himself to be disqualified for his office, he be expelled from the board.

That, as the investigation had not been conducted as Mr. Ripy had outlined it, and as in justice it should have been, it should be referred to the grand jury of the Criminal Court, where stringent investigation might be had, and

That, as it had been shown that Charles J. Cronan, the real estate agent who engineered the deal, had made untrue representations, suit should be instituted by the School Board against him for the difference between what was paid by the School Board and what was received by the original owners, less Mr. Cronan's legitimate commission.

Censure For Board's Attorney.

The minority report further censured the conduct of Wallace McKay, attorney for the School Board, in that he created a loophole for the witnesses to escape by "volunteering" that the oaths administered by Miss Pauline Eckenroth were not binding and in other positions taken by him during the investigation.

Before the meeting of the board was concluded Mr. McKay rose, with the consent of the chair, and said that he would leave it to every member of the board to decide whether he had blocked investigation. He did his duty, he said, simply as he saw it, as he has always done it and as he will always do.

Just before the session adjourned Mr. Stehlin got the recognition of the chair.

Wants Someone To Make Charges.

"Stehlin," he said, "has been given a good deal of roasting here to-night. You have heard a lot of what Stehlin has done. I want to deny that I ever said to Edward W. Wolf that I wanted to get on the Building Committee of the board for what was in it. (Mr. Ripy, in his remarks in support of the adoption of his report, had based a part of his charges on that part of Mr. Wolf's evidence, which, said, had never been contradicted by Mr. Stehlin.) I think I have been badly treated by a number of the members of this board. I was too much of a gentleman to get up and reply to a little thing like that, which, if I ever did say it, and I don't believe I did, I said it in a joking way, after the election returns were counted. If I have done anything wrong, I want someone to come out and make charges. It is Stehlin done this, and Stehlin done that," but I want charges. Nine level-headed members of this board have voted to sustain me. Somebody wants a lot of free advertising out of this."

Said Stehlin Was Unfit For Office.

Mr. Ripy's report, being that of the

FRIEND OF BOYS DEAD

DR. CHARLES CURD PASSES AWAY AT ST. LOUIS.

Widely Known As Teacher—Born and Reared In Louisville.

St. Louis, Mo., June 4.—[Special.]—Dr. Charles Curd, principal of Smith Academy, widely known as a teacher and friend of boys of the type made famous by Thomas Arnold, died of tuberculosis to-day. Dr. Curd became connected with the academy in 1879 and acted as instructor in various departments until 1898, when he became principal. He was born in Louisville, September 20, 1851. He received his early education in the Louisville public schools and in Montgomery Bell Academy in Nashville. He was graduated from Vanderbilt University, receiving the degree of B. A. in 1875. He received his masters degree in the same institution a year later and the degree of Ph. D. was conferred on him by the university in 1896. He is survived by his widow and two sons, Hayden T. and John Harding Curd.

BAD DAY FOR FORM PLAYERS

Hazeltorpe the Only Favorite to Win at Latonia Track.

ACCIDENT IN STEEPCHASE.

Dunning, Public Choice, Goes Down and Two Other Horses Fall Over Him.

ONE "WASH DAY" OF SPORT.

LATONIA SELECTIONS.

First Race—Euler, Pauline Boyle, Mas... Second Race—Blucher, Sol Lichtenstein, Weibelsfeld... Third Race—Roscoe, Confort, Alshp... Fourth Race—The Long Entry, La Vetta, Capen... Fifth Race—Col Jim Douglas, Corus... Sixth Race—Waxford, Shining Star, Swiftwing... Seventh Race—St. Volma, Daring, Evie Green.

ATONIA, Ky., June 4.—[Special.]—This was blue Monday at Fair Latonia, and everything connected with it from the clouds that hovered about the course all afternoon and threatened to turn loose torrents at any moment, down to the actual racing itself, savored very much of "wash day." Favorites were bowled over with startling regularity, although only in one exception did there seem to be any plausible excuse for their failure to connect.

Although there was little delay at the post, the pyrotechnics were started early. Going to the first jump, Dunning, under a very reckless ride, plowed through the jump and came a cropper. In falling, he rolled over directly in the path of Signal Light, which had been at his heels, causing the latter to pile up on top of the prostrate rider and horse.

As if this was not enough, Sigmond, which was several lengths behind, owing to the cloud of dust which the accident had occasioned, did not see the mix-up, and this one then piled on top of the others. After the rush of the stretcher bearer who carried away the fallen riders, the only one to be so severely shaken up that he could not go immediately to his home, was the colored rider, Johnson, who is thought to be internally injured.

Another unfortunate angle to be presented was the finish of the race in which Henry O. Harfoot deliberately eased his mount up and allowed himself to be nipped out of the long end of the purse.

The balance of the day's events, including the deluge which fell, owing to the race was being run, might well be passed over with the one comment that it was a bad wash day.

Hot tips were galore for the first race, which was at six furlongs for which was installed favorites at 3 to 5. So persistently did the wise money pour in on Tom Crow that the favorite's odds were secured until 11 to 5 went begging at post time. Although it was a very mediocre lot, the running proved a fair contest.

When the start was made, comment, whose chances 10 to 1 was freely quoted, was first to show, attended by Tom Crow. Rounding the far turn, the crowd assumed command and turning for home with an advance by S. M. Henderson, Value to winner, \$300. Fractional time, 1:24 3/4, 1:14 3/4.

Ed Alvey, the Louisville owner-bookmaker, contributed the only winning line in the day in his good-looking Woodhouse-Hazeltorpe colt. Hazeltorpe was placed to win by two lengths from Minnie Adams and Principia. So far as form is concerned, it was a good race, but the horse was thrown out as outside of the winner being much off on the walk-up, and when he got off on the walk-up, he was off on the walk-up, and when he got off on the walk-up, he was off on the walk-up.

The steeplechase, which was the day's feature, had been the runner-up, and the public carried thousands of dollars for the first jump, and Signal Light which was behind it, over the prostrate horse and rider, while Sigmond fell over them.

After the accident, Harfoot assumed command and under double wraps entered out in front for the balance of the race, and after taking the hurdle in the stretch was three lengths to the good with Henry, who had the leg up, looking off. Starter, Hoffman kept them at all times, and the horse was released, and when the rubber was released, opened up a winning lead in the first quarter, and smothering his field with speed at all stages was only romping at the end. King Leopold, which was the final leg, did not run out.

COUPDIER-JOURNAL FORM CHART JOCKEY MILLER COLONEL'S ROSE LAST OF GREAT FORM

Presiding Judge Charles F. Price, Starter Jake Holtman, Secretary John B. Dillon, Racing Secretary and Handicapper Lyman H. Davis.

191—FIRST RACE—Six furlongs; purse \$400; for three-year-olds; selling. Start good. Won easily; place same. Winner, Mrs. J. C. Miller & Co.'s b. c. 2, by Contender—Flores; trained by J. C. Miller. Value to winner, \$300. Fractional time, 1:24 3/4, 1:14 3/4.

The winner, heavily supported, was best; assumed command when his rider was ready, winning with plenty in reserve. Malleable, in close quarters the first quarter, lost considerable ground turning for home, was easily best, those behind him being far away.

192—SECOND RACE—Four and one-half furlongs; purse \$400; for maiden two-year-olds colts and geldings. Start good. Won easily; place same. Winner, A. L. Darnay, by Value to winner, \$300. Fractional time, 1:24 3/4, 1:14 3/4.

Index Horse Wt. St. 1st 2nd 3rd 4th 5th 6th 7th 8th 9th 10th 11th 12th 13th 14th 15th 16th 17th 18th 19th 20th 21st 22nd 23rd 24th 25th 26th 27th 28th 29th 30th 31st 32nd 33rd 34th 35th 36th 37th 38th 39th 40th 41st 42nd 43rd 44th 45th 46th 47th 48th 49th 50th 51st 52nd 53rd 54th 55th 56th 57th 58th 59th 60th 61st 62nd 63rd 64th 65th 66th 67th 68th 69th 70th 71st 72nd 73rd 74th 75th 76th 77th 78th 79th 80th 81st 82nd 83rd 84th 85th 86th 87th 88th 89th 90th 91st 92nd 93rd 94th 95th 96th 97th 98th 99th 100th 101st 102nd 103rd 104th 105th 106th 107th 108th 109th 110th 111th 112th 113th 114th 115th 116th 117th 118th 119th 120th 121st 122nd 123rd 124th 125th 126th 127th 128th 129th 130th 131st 132nd 133rd 134th 135th 136th 137th 138th 139th 140th 141st 142nd 143rd 144th 145th 146th 147th 148th 149th 150th 151st 152nd 153rd 154th 155th 156th 157th 158th 159th 160th 161st 162nd 163rd 164th 165th 166th 167th 168th 169th 170th 171st 172nd 173rd 174th 175th 176th 177th 178th 179th 180th 181st 182nd 183rd 184th 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GRAND JURY TO INDICT

So Instructed In Sunday-Closing Cases

To Get Statutes Before Court of Appeals

Cases In County Court Go Over For a Week.

TO ASK FOR MANDATE TO-DAY.

With a view to getting both the Sunday liquor selling statute and the Sunday work statute before the Court of Appeals for a decision, Judge Pryor yesterday instructed the grand jury that it would be proper to find indictments against those owners of violating the statutes.

The grand jury which will consider these questions is made up of George Gault, foreman; Charles Ballard, Emil Bennett, Louis Keller, David Hirsch, H. Moorman, George Berry, W. L. Meyer, A. M. Robinson, O. D. Vaughan, Andy Wepler and M. D. Volkman.

All the cases in the County Court, in which County Attorney Bingham will ask the saloonkeepers to show cause why they should not forfeit their licenses for selling on Sunday, go over until next Monday. Mr. Bingham wanted the cases tried at once, but Judge Wilson allowed them to go over because of press of other business.

Judge A. E. Richards and Judge A. P. Humphrey will go to Frankfort this morning to ask for a mandate to compel Judge McCann to redocket and retry the cases he dismissed last week, thus practically deciding the constitutionality of the statute.

INSTRUCTS GRAND JURY.

To Consider Sunday Closing Law and Cites Statutes.

After the organization of the June grand jury yesterday, Judge Joseph Pryor delivered an address in which he cited the Sunday closing law and suggested that an investigation of all offenses against it be closely investigated.

The charge relating to that subject was as follows:

"At this point I desire to call your attention to Sections 1333 of subdivision 3, chapter 38, and 1332 of subdivision 3, chapter 38, of the Statutes of this State in order that you may find indictments under both sections, so that the constitutionality of these laws can be determined, and if proper, the penalties therein be enforced. Section 1332 reads as follows:

"No work or business shall be done on the Sabbath day except the necessary household offices, or other work of necessity, or charity, or work required in the maintenance of a ferry, or in the operation of a steamboat, or in the operation of a person on his own or any other trade or calling, or shall employ his apprentices or other persons in labor or other business, whether the same be for profit or amusement, unless such as is permitted by law. Any person who violates this law shall be fined not less than \$2 nor more than \$10 for each offense. Every person who employs any person on his own or any other trade or calling, or shall employ his apprentices or other persons in labor or other business, whether the same be for profit or amusement, unless such as is permitted by law, shall be fined not less than \$2 nor more than \$10 for each offense. Every person who employs any person on his own or any other trade or calling, or shall employ his apprentices or other persons in labor or other business, whether the same be for profit or amusement, unless such as is permitted by law, shall be fined not less than \$2 nor more than \$10 for each offense."

First Statute Passed Upon.

No work or business shall be done on the Sabbath day except the necessary household offices or other work of necessity or charity. If any person on the Sabbath day shall himself be found at his own, or any other work, or shall employ his apprentices or other persons in labor or other business, whether the same be for profit or amusement, unless such as is permitted by law, he shall be fined not less than \$2 nor more than \$10 for each offense. Every person who employs any person on his own or any other trade or calling, or shall employ his apprentices or other persons in labor or other business, whether the same be for profit or amusement, unless such as is permitted by law, shall be fined not less than \$2 nor more than \$10 for each offense. Every person who employs any person on his own or any other trade or calling, or shall employ his apprentices or other persons in labor or other business, whether the same be for profit or amusement, unless such as is permitted by law, shall be fined not less than \$2 nor more than \$10 for each offense."

TO ASK FOR MANDATE.

Judge Richards and Mr. Humphrey go to Frankfort this morning.

Judge A. E. Richards, City Attorney, and Judge Alex. P. Humphrey will leave this morning for Frankfort, where they will appear before the Court of Appeals to ask for a mandate to compel Judge John McCann, of the Police Court, to redocket and retry the cases he dismissed by his order on Friday, and commanding him to enforce the provisions of Section 1333 of Kentucky Statutes forbidding the sale of liquor on Sunday.

It is likely that argument on the petition for a mandate will not be made until the afternoon of Sunday. Judge Richards' time to-day will be taken up in arguing a case involving the right of the State to tax certain property.

MAYOR WELL PLEASED.

Condition of Laid Sunday Source of Satisfaction to Officials.

Mayor Paul C. Barth and members of the Board of Public Safety were highly satisfied with the manner in which the "lid" was kept on in Louisville Sunday.

"It is remarkable," said Mayor Barth, "when I stop to think of the fact that one case was reported by the police. That report, too, was made in a way that reflected credit upon the officers of the police department. It shows that they are proceeding intelligently."

Mayor Barth said it was his hope that the closing violations Sunday, which he realized that it was useless to bring the saloon men who violated the Sunday closing law before Judge McCann again at the present time. There is no use in doing this, he said, until a stone wall. The fear of having their saloon licenses revoked had more effect on the saloonkeepers than the fear of being arrested and presented

GO OVER UNTIL MONDAY.

Cases in County Court Continued—Bingham Asks For Deputies To Close Riverview.

Notices issued by Robert W. Bingham, County Attorney, against the city and county saloonkeepers, citing them to appear and show cause why they should not forfeit their licenses for the violation of the Sunday-closing law, were returnable yesterday in the County Court, but by motion of the attorneys for the liquor men were over until next Monday. Lum Simons is because he lists as defendant upon cause his right to sell liquor on Sunday because he belongs to the Jewish Sabbath, by keeping closed, is not recognized by the law.

Aaron Kohn, who appeared for the liquor men, stated that as he was about to be served early last week, he was asked if the cases could not go over for three weeks. Mr. Bingham vigorously refused, saying he would not open the cases until he had ample opportunity to prepare himself, as the notices had been served early last week.

County Attorney Bingham asked to get the cases through the County Court before adjournment for the summer recess, which is being observed by the cases until fall will be a distinct victory for the liquor men.

Mr. Bingham decided to take up the case of Lum Simons, head of county bar-keepers, and John Latnam, being a city defendant. Judge Wilson set the hearing for next Monday.

Mr. Bingham then moved that a sufficient number of deputies be sworn in by the various Magistrate's offices to prevent Lum Simons from operating his place again on Sunday. His motion, in full, was as follows:

"Now where the August 1st of Kentucky, by R. W. Bingham, County Attorney of Jefferson County, and respectfully request the Court to appoint a sufficient number of deputies to prevent Lum Simons from operating his place again on Sunday. His motion, in full, was as follows:

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REAL ESTATE TRANSFERS.

John Windhorst, etc., to Mina Real, 25 feet north side Market, 33 feet west of 12th Street, \$2,500.

Lida M. East, etc., to Hy Lochner, 30 feet east side Floyd, 41 feet south of Camp 1st St., \$2,500.

W. L. Redinger to Mary Theobald, 3 acres, west side Birchwood, 180 feet east of 12th Street, \$2,500.

Isaac M. Forward to W. P. Grigsby, 25 feet north side Broadway, 30 feet east of 12th Street, \$2,500.

Hy Stripes, etc., to Hy C. Stripes, 25 feet northeast corner Twentieth and Broadway, \$2,500.

Addie P. Lewman, etc., to Thomas W. Dyer, 25 feet west side Birchwood, 180 feet east of 12th Street, \$2,500.

Mary A. McCullough to John A. Jackson, 25 feet north side Market, 33 feet west of 12th Street, \$2,500.

M. E. Lafollette to Anna Homister, 25 feet east of 12th Street, \$2,500.

Real Estate and Security Company to Mattie Elice, lots 15 and 16, Inglewood addition, \$2,500.

M. H. Hedrick to John Walsh, 25 feet southwest corner Ormay and Eighteenth, \$2,500.

W. P. Humphrey to Helena Ritchie, lots 15 and 16, 25th and Vance Land Company, \$2,500.

W. P. Grigsby to I. N. Forward, 25 feet east side William, 25 feet west side William, 75 feet first alley south of 12th Street, \$2,500.

George C. Hunter to Fidelity Trust Company, 25 feet south side Jefferson, \$2,500.

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